

OFFICE OF
GENERAL COUNSEL

Before the Federal Election Commission

2018 JUN -4 PM 12:13

Elmer Bowman

Red Lion, PA 17356

v.

Scott Wallace for Congress
POB 1287
Doylestown, PA 18901

MUR # 7402

Complaint

1. This complaint is filed pursuant to 52 USC 30109(a)(1) and is based on belief that there is a strong likelihood that Scott Wallace for Congress violated federal disclosure requirements of the Federal Election Campaign Act
2. Complainant believes that Scott Wallace for Congress may have failed to file FEC schedule 1 in a timely manner under 11 CFR 100.80 when the committee filed its statement of organization - FEC Form 1 - on January 24, 2018.
3. On January 24, 2018 Scott Wallace for Congress began airing a television ad in the Philadelphia media market (<http://freebeacon.com/politics/another-pennsylvania-democratic-congressional-candidate-may-skirted-campaign-finance-laws-announcement-ad>)
4. On February 7, 2018, Scott Wallace for Congress made a disbursement of \$35,671.34 for TV ad production. (April Quarterly, Schedule B).
5. Complainant believes that it is highly unlikely that a television advertisement costing more than \$35,000.00 could be fully produced within the 15 days required under 11 CFR.
6. Complainant believes a 'reason to believe' finding is appropriate given the large disbursement for television advertisement coupled with the aggressive timing of the ad filing of Form 1.

Prayer for Relief

1. Complainant urges the Federal Election Commission to conduct a full investigation of Scott Wallace for Congress and impose appropriate sanctions for any violations of FECA.

Respectfully,



Elmer Bowman

Verification

The complainant hereby verifies that the statements made in this complaint are true and accurate to the best of his knowledge and belief. Sworn pursuant to 18 USC 1001.

For: ELMER BOWMAN

SS: YORK PA

Sworn to and subscribed before me this 22 day of May 2018,



Notary Public

